

UNITED STATES OF AMERICA,
Plaintiff,
vs.
HEATHER ANN TUCCI-JARRAF,
Defendant.

August 29, 2017
10:47 a.m. to 12:50 p.m.

FOR THE PLAINTIFF:

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1 (Call to Order of the Court)

2 THE COURTROOM DEPUTY: All rise. All rise. This court
3 is again in session with the Honorable C. Clifford Shirley, Jr.,
4 United States Magistrate Judge, presiding.

5 Please come to order and be seated.

6 We are here for a detention hearing, status conference,
7 and motion hearing in case number 3:17-CR-82, United States of
8 America versus Heather Tucci-Jarraf.

9 Here on behalf of the government is Cynthia Davidson
10 and Anne-Marie Svolto. Is the government ready to proceed?

11 MS. DAVIDSON: Yes, Your Honor.

12 THE COURT: And here on behalf of the defendant is
13 Francis Lloyd, Jr. Is the defendant ready to proceed?

14 MR. LLOYD: The defendant is ready -- present and
15 ready, Your Honor.

16 As to the status of my relationship to the defendant, I
17 believe that at the hearing this past Thursday, Magistrate Judge
18 Guyton left that to be decided by Your Honor.

19 THE COURT: All right. Fine. We will take that up
20 first then.

21 Ms. Davidson, good morning.

22 MS. DAVIDSON: Good morning, Your Honor.

23 THE COURT: Mr. Lloyd, good morning.

24 MR. LLOYD: Good morning, Your Honor.

25 THE COURT: Is it Ms. Tucci-Jarraf? Have I said it

UNITED STATES DISTRICT COURT

1 close? I would like to address you as close to proper as I can
2 do.

3 THE DEFENDANT: Without prejudice, yes, my name is
4 Heather Ann Tucci-Jarraf.

5 THE COURT: Tucci-Jarraf. Okay. Thank you. I'll try
6 to get that correct. And I'll apologize in advance if I don't.
7 Good morning to you.

8 Good morning to those in the audience. Let me remind
9 those in the audience, this is a public court, and it's a public
10 hearing, and we're glad to have you, and we welcome you to
11 Federal Court in the Eastern District of Tennessee.

12 There's a couple rules that all of you need to be aware
13 of, and it's because we obviously have to maintain order in the
14 courtroom, and that's for the benefit of all the participants,
15 and it's very simply you're just not to be disruptive. No
16 comments and anything like that.

17 If you become disruptive, then I'll obviously need to
18 remove the disruptive individual or individuals. If it becomes
19 systemic, then I may have to consider closing the hearing.

20 So I don't anticipate any problem. We often have some
21 relatively high-profile cases, and we have the courtroom filled
22 from time to time, and it's generally not a problem, as long as
23 people just sit back, take it all in, and listen.

24 Everybody is entitled to take any notes or anything
25 like that if you want to, but the local rules do prohibit any

1 audio or video recordings. So there's -- no one's allowed to
2 record anything audio -- audibly or by video. No cameras are
3 allowed. And if you do that, you will be subject to not only
4 being removed, but possibly sanctioned or charged for violating
5 the rules.

6 Does anybody have any audio or video equipment on them
7 at this time, whether it's being used or not?

8 Does anybody have any electronic devices?

9 MR. LLOYD: Your Honor, I have my telephone, which I --

10 THE COURT: You know the rules, Mr. Lloyd.

11 MR. LLOYD: Yes, Your Honor.

12 THE COURT: Your continued attendance in this court
13 insists that you follow them, and I've never known you not to.

14 So all right. Nobody has indicated that they have
15 that, so I will presume everybody understands it. Anybody have
16 any questions about the -- kind of the ground rules?

17 All right. Now, let's begin. I think we should take
18 up the issue of the representation of Ms. Tucci-Jarraf. And do
19 I understand that she wants to retain you, that she wants you to
20 be appointed, or that she wants to represent herself?

21 MR. LLOYD: Your Honor, I have informed --

22 THE COURT: Can you speak -- come on up and speak into
23 the microphone here. We have a court reporter, and I want to be
24 sure she gets everything down properly.

25 MR. LLOYD: Thank you, Your Honor.

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1 THE COURT: Uh-huh.

2 MR. LLOYD: I have explained to the defendant that in
3 my view of the ethical obligations of someone called to a case
4 under the Criminal Justice Act, I cannot accept being retained.
5 I think that --

6 THE COURT: I don't think that's true.

7 MR. LLOYD: Well, I would -- I'm concerned, Your Honor,
8 that it violates the spirit of the act, if not the letter of it.
9 The defendant would like to apply for appointed elbow or standby
10 counsel. And I'll -- I would ask the Court to hear
11 Ms. Tucci-Jarraf on that subject.

12 THE COURT: All right. She wishes to represent
13 herself?

14 THE DEFENDANT: Actually, if I might address that, Your
15 Honor.

16 THE COURT: Just one second.

17 Is that your understanding, that she wishes to
18 represent herself?

19 MR. LLOYD: My understanding is that she wishes to
20 have -- to have me appointed under the Criminal Justice Act, but
21 as the attorney to consult with her in presenting her desired
22 defense.

23 THE COURT: Well, you understand how that works. That
24 means she represents herself, and you are available to assist
25 her with more administrative or ministerial-type acts, like

1 assist her with filing or things of that nature, provide her if
2 she wants copies of cases or things like that, if she can't get
3 them, but --

4 MR. LLOYD: And that --

5 THE COURT: -- she's -- she is representing herself.
6 You do not speak for her. You will not represent her in court,
7 but you can sit beside her and assist her.

8 MR. LLOYD: As was done in one of the --

9 THE COURT: We've done it a half dozen times or more --

10 MR. LLOYD: Yes, sir.

11 THE COURT: -- in the last few years.

12 MR. LLOYD: One out of Oak Ridge was --

13 THE COURT: Right.

14 MR. LLOYD: -- one of my colleagues served in that
15 capacity.

16 THE COURT: Correct.

17 MR. LLOYD: But I would ask the Court to hear the
18 defendant so as to -- there's a clear understanding of her
19 desire.

20 THE COURT: Oh, I'm going to do that. I'm going to do
21 that, because, obviously, I have to go through a litany with her
22 to ensure that.

23 All right. Thank you, Mr. Lloyd.

24 MR. LLOYD: Yes, Your Honor.

25 THE COURT: So, Ms. Tucci-Jarraf, is it correct that

1 you would like to represent yourself, number one, and, number
2 two, you would like for me to also appoint Mr. Lloyd to act as
3 what we call elbow counsel or standby counsel?

4 THE DEFENDANT: Do you want me to answer from here or
5 from the podium?

6 THE COURT: I think from there. If you'll just pull
7 the microphone up, I think we can hear you fine. Mr. Lloyd just
8 wasn't speaking up loud enough and didn't have his own
9 microphone. Go ahead.

10 THE DEFENDANT: Okay. I am -- I'm here as myself.

11 THE COURT: I didn't ask that question.

12 THE DEFENDANT: No, I know. You're asking if I'm
13 representing myself.

14 THE COURT: We're all here as ourself.

15 THE DEFENDANT: I'm not representing myself. I'm here
16 as myself. I am myself. And I will --

17 THE COURT: I think I am myself too.

18 THE DEFENDANT: Correct. I am.

19 THE COURT: All right.

20 THE DEFENDANT: And this is without prejudice to the
21 matter for jurisdiction, which we haven't gone over yet.

22 THE COURT: Correct. I'm going to allow you to file
23 any motions you want on jurisdiction. And we'll -- I've got a
24 good organization here, so I think if you stick with me and just
25 let us do this, if there's anything I miss at the end --

1 THE DEFENDANT: No, that's fine.

2 THE COURT: -- you can go on about that.

3 THE DEFENDANT: I'm -- your answer was if I'm going to
4 represent myself.

5 THE COURT: Yeah.

6 THE DEFENDANT: To represent myself pro se is a
7 completely different legal status than pro per or propria
8 persona, as well as just --

9 THE COURT: No, it's not. You're wrong. It's just not
10 the law. You either represent yourself or you don't.

11 THE DEFENDANT: Without prejudice, I am myself, and I
12 am going to be presenting before this Court and on behalf of my
13 case.

14 THE COURT: Do you want to represent yourself?

15 THE DEFENDANT: Yes.

16 THE COURT: Okay. And the Sixth --

17 THE DEFENDANT: Without prejudice, yes.

18 THE COURT: All right. Sixth Amendment provides that a
19 criminal defendant has the right to assistance of counsel, but
20 it also provides that you can proceed without counsel, which
21 you're offering to do in this case, if the court finds that you
22 have voluntarily and intelligently elected to do so.

23 Okay. In other words, you have a right to counsel and
24 you have a right to waive counsel. You have your choice.
25 Either one.

1 THE DEFENDANT: Right. And this is why I wanted to
2 handle jurisdiction first. Because depending on the
3 jurisdiction, where -- we are operating on two different
4 jurisdictions here. So I am going to, without prejudice, going
5 to state that I will be presenting -- and I am myself -- I'll be
6 presenting all cases. I do not want counsel.

7 THE COURT: Okay.

8 THE DEFENDANT: But I do -- would like Mr. Lloyd to act
9 as elbow counsel or what we call in the west coast standby
10 counsel.

11 THE COURT: Okay. Yeah. Either one. We use them --

12 THE DEFENDANT: Interchangeably.

13 THE COURT: -- interchangeably here.

14 THE DEFENDANT: Okay.

15 THE COURT: All right. So I have to determine that
16 your decision to represent yourself and to waive counsel is
17 being made knowingly and is being made voluntarily and that you
18 understand what we refer to as all the dangers and disadvantages
19 that that provides.

20 So let me start with a few questions. Have you ever
21 studied law?

22 THE DEFENDANT: I have.

23 THE COURT: All right. And in what capacity?

24 THE DEFENDANT: I have a juris doctorate.

25 THE COURT: All right. And have you practiced law?

1 THE DEFENDANT: I did practice. I've been a lawyer for
2 17 years, and I was a barred attorney for 11.

3 THE COURT: Okay. Barred has two terms. One is to be
4 a member of the bar and the other is to be barred from being
5 member of a bar.

6 THE DEFENDANT: A member of the bar.

7 THE COURT: All right. And are you still practicing?

8 THE DEFENDANT: No, sir.

9 THE COURT: Okay.

10 THE DEFENDANT: I canceled that license in -- on
11 March 24th, 2011.

12 THE COURT: All right. Have you ever represented
13 yourself as a defendant in a criminal action?

14 THE DEFENDANT: I did in Washington state regarding
15 a -- when I was doing the mortgage fraud investigations. There
16 was a -- an incident with the sheriffs that I was advising and
17 consulting on the mortgage --

18 THE COURT: I don't need all the details.

19 THE DEFENDANT: True. But it was an obstruction, and
20 so it was a criminal case that was unforeseen, and I did proceed
21 to -- as myself presenting myself.

22 THE COURT: All right. So you were charged in the
23 state of Washington --

24 THE DEFENDANT: Right.

25 THE COURT: -- with something?

1 THE DEFENDANT: It was --

2 THE COURT: I don't need the -- I don't need the
3 details.

4 THE DEFENDANT: It's on NCIC, but it was obstruction,
5 but it was a deferred prosecution.

6 THE COURT: All right. And I'm going to --

7 THE DEFENDANT: It was a misdemeanor in district court.

8 THE COURT: I'm going to pause here just for a second.
9 I need to remind you of something probably Judge Guyton told
10 you, which is you have certain rights as a defendant, and one of
11 those is the right to remain silent and not say anything that
12 might incriminate you.

13 So I'm going to ask you questions very specific that in
14 my mind don't incriminate you, but I don't want you to go on and
15 on talking about other things that might incriminate you,
16 because I don't want you to hurt your case. Okay.

17 THE DEFENDANT: I'm aware.

18 MS. DAVIDSON: Your Honor, I --

19 THE COURT: Ms. Davidson.

20 MS. DAVIDSON: I was just wondering, might it be
21 appropriate for the defendant to be sworn in, because she has
22 not as of yet been sworn in, and she was answering lots of
23 questions that you're asking of her.

24 THE COURT: All right. We'll do that. The -- I need
25 to take up another matter that was sworn, I think before, but

1 there may be some disagreement in light of Mr. Lloyd's filing.

2 So if you would, Ms. Tucci-Jarraf, if you'd raise your
3 right hand, please, ma'am. Okay.

4 THE COURTROOM DEPUTY: Do you solemnly swear or affirm
5 to tell the truth, the whole truth, and nothing but the truth,
6 so help you God? If so, please say, "I do."

7 THE DEFENDANT: I am source of all that is.

8 THE REPORTER: I'm sorry. I can't hear you.

9 THE DEFENDANT: I am source of all that is. I swear to
10 speak true, accurate, and complete.

11 THE COURT: I don't know what that means. I didn't ask
12 you what your source was. We just asked you if you are going to
13 swear or if you're going to affirm that you will tell the truth.

14 THE DEFENDANT: I just said I swear to speak true,
15 accurate, and complete.

16 THE COURT: Is that different?

17 THE DEFENDANT: Yes.

18 THE COURT: What is it? What's different about that
19 and telling the truth?

20 THE DEFENDANT: Truth is a matter of perception,
21 whereas speaking true, accurate, and complete gives you a full
22 accurate record.

23 THE COURT: But it's not necessarily the truth?

24 THE DEFENDANT: It is the truth. I only speak truth.
25 True, accurate, and complete.

1 THE COURT: Well, then I ask you, will you affirm to
2 tell the truth?

3 THE DEFENDANT: I'm not trying to be difficult here.
4 I'm saying that I will speak only true --

5 THE COURT: You are being difficult.

6 THE DEFENDANT: -- and complete --

7 THE COURT: You are being difficult, because I just
8 asked you will you tell the truth.

9 THE DEFENDANT: I will speak truthfully.

10 THE COURT: And is that different than telling the
11 truth?

12 THE DEFENDANT: No, it's the same thing.

13 THE COURT: Okay.

14 THE DEFENDANT: The truth -- anyway.

15 THE COURT: That's good. Telling the truth and
16 speaking truthfully are the same thing.

17 THE DEFENDANT: The other version means that there is
18 room for perception. There's room for not speaking truth --
19 true, accurate, and complete. I'm telling you I speak only
20 true, accurate, and complete.

21 THE COURT: All right. So when you told me you had a
22 JD. Is that truthful?

23 THE DEFENDANT: It is true and it is truthful.

24 THE COURT: Okay. And when you said you had canceled
25 your license and quit practicing in 2011, was that true?

1 THE DEFENDANT: That is true and truthful.

2 THE COURT: And when you said you represented yourself
3 in a criminal case in the state of Washington, was that true?

4 THE DEFENDANT: That is true and truthful.

5 THE COURT: All right. And have you represented
6 anybody else in a criminal case?

7 THE DEFENDANT: I used to be a prosecutor for the state
8 of Washington, so, yes, during my 11 years, I have defended as
9 well as prosecuted criminals.

10 THE COURT: And how long were you a prosecutor?

11 THE DEFENDANT: From -- well, I was a defender from --

12 THE COURT: A defender or prosecutor?

13 THE DEFENDANT: First I was a public defender.

14 THE COURT: Okay.

15 THE DEFENDANT: For about four months. December --
16 excuse me, January -- approximately January of 2003 until May of
17 2003. Then from May of 2003, I was a prosecutor until February
18 of 2006.

19 THE COURT: All right. Have you ever been involved in
20 any cases in federal court like this?

21 THE DEFENDANT: No, I haven't.

22 THE COURT: Or just state court?

23 THE DEFENDANT: Just state court.

24 THE COURT: You realize that you are charged in this
25 court with a crime referred to as money laundering.

1 THE DEFENDANT: I am aware of the allegations made
2 by -- I'm sorry.

3 THE COURT: In the indictment.

4 THE DEFENDANT: Yeah.

5 THE COURT: I just need to be sure you understand.

6 THE DEFENDANT: I've read the allegations in the true
7 bill.

8 THE COURT: Okay. I'm not asking you to agree to them.
9 I'm just asking if you understand them.

10 Do you realize that if you're found guilty of that
11 crime, that you could face certain number of years? How many
12 years in prison in this case?

13 MS. DAVIDSON: Up to 20 years imprisonment.

14 THE COURT: Up to 20 years in prison. And what's the
15 fine?

16 MS. DAVIDSON: It's 500,000 or twice the actual loss.

17 THE COURT: Okay. Do you understand that if you're
18 found guilty, you could receive up to either of those?

19 THE DEFENDANT: As with this answer and the other
20 answers, with reservation to the matter of jurisdiction, to let
21 us handle, I am aware of what the U.S.A. is speaking of, yes,
22 the terms and the --

23 THE COURT: All right. You realize that if you're
24 found guilty of more than one of these crime -- but there's only
25 one charge, right, so there's no concerns about the consecutive

1 sentencing?

2 MS. DAVIDSON: Yes. As to Ms. Tucci-Jarraf, there is
3 only one charge, the conspiracy.

4 THE COURT: All right. You realize, Ms. Tucci-Jarraf,
5 that if you choose to represent yourself, as you're asking,
6 you're on your own. And I mean by that, I can't tell you how to
7 try your case. I can't give you any legal advice or any advice
8 on how to try the case.

9 Do you understand that?

10 THE DEFENDANT: I am aware of those issues, yes.

11 THE COURT: Okay.

12 THE DEFENDANT: I'm aware of what you're stating, and I
13 get that I would be on my own.

14 THE COURT: Is that different than understanding?

15 THE DEFENDANT: Yes. I am aware. I am aware of
16 everything that you're speaking to and --

17 THE COURT: But you don't understand it. Because if
18 you don't understand it, I can't let you represent yourself.

19 THE DEFENDANT: Okay.

20 THE COURT: I mean, that's what the rule says, and it's
21 very simple.

22 THE DEFENDANT: Yes. And I get the implications, and I
23 understand the implications of the word "understand." So I am
24 aware, and I'm agreeing that I'm going to be going forward and
25 doing my own case.

1 THE COURT: Do you realize I can't tell you what to do
2 or how to do it?

3 THE DEFENDANT: I'm -- I am aware of that and I agree
4 to that.

5 THE COURT: Okay. Are you familiar with the Federal
6 Rules of Evidence?

7 THE DEFENDANT: It's been a while, so I'm going to have
8 to refresh myself on the Federal Rules of Evidence.

9 THE COURT: I take it you realize that the Federal
10 Rules of Evidence will govern what evidence may or may not
11 actually be introduced at trial, and in representing yourself,
12 you have to abide by those rules.

13 THE DEFENDANT: With reservation to the jurisdiction
14 issue that we still have to handle, yes, I am aware.

15 THE COURT: Always going to have the jurisdiction
16 issue, so don't even raise it again. I will always let you file
17 that motion as soon as we leave the court today. But we're
18 going to play by the Federal Rules of Evidence with regard to
19 evidence that comes in this court.

20 Do you understand that?

21 THE DEFENDANT: I'm aware of that and I agree to that.

22 THE COURT: Pardon?

23 THE DEFENDANT: I am aware of the Federal Rules of
24 Evidence that will govern this particular case, and I agree to
25 use those rules.

1 THE COURT: All right. And do you understand if you're
2 not familiar with them, that it can be a problem because you
3 might not get something in evidence?

4 THE DEFENDANT: I am aware of that as well.

5 THE COURT: All right. Are you familiar with the
6 Federal Rules of Criminal Procedure?

7 THE DEFENDANT: Again, it's been a while since I've had
8 to --

9 THE COURT: Do you realize that the Rules of Criminal
10 Procedure govern the way that this Court will handle a criminal
11 action here in Federal Court?

12 THE DEFENDANT: I'm aware that that's how this Court
13 proceeds and how they do all their matters, yes.

14 THE COURT: Okay. Do you understand that if you decide
15 to take the witness stand and decide to testify that you'll have
16 to present the testimony by generally asking questions of
17 yourself?

18 THE DEFENDANT: I am aware of that and have experienced
19 that.

20 THE COURT: All right. So that there's a proper
21 procedure for objections and things like that.

22 You understand that?

23 THE DEFENDANT: I'm aware of that, yes.

24 THE COURT: All right. It's imperative for me to
25 advise you that, in my opinion, that you would be far better off

1 to be represented by a trained lawyer than you would be to
2 represent yourself.

3 I think it's unwise of you to try to represent yourself
4 in this type of a case where the stakes are high. I don't
5 believe you are familiar with the Federal Rules as much as you
6 need to be. I don't believe you're as familiar with court
7 procedure as you ought to be. And I would strongly urge you not
8 to represent yourself. That's just my opinion and my suggestion
9 to you.

10 But in light of that, and in light of the penalty you
11 might suffer if you're found guilty, and in light of all the
12 difficulties of representing yourself, is it still your desire
13 to represent yourself and give up the right to be represented by
14 an attorney instead?

15 THE DEFENDANT: Again, I am aware of my capabilities.
16 I'm aware of my capacity to be able to take in new material or
17 to refresh myself in old material and my ability to be able to
18 present it as needs to be presented while conforming or
19 practicing the particular rules that you have set forth that are
20 going to govern these proceedings.

21 THE COURT: Uh-huh.

22 THE DEFENDANT: So I'm very comfortable with -- in
23 fact, I prefer it at this time.

24 THE COURT: Fair enough.

25 THE DEFENDANT: Again, with Mr. -- Mr. Lloyd's

UNITED STATES DISTRICT COURT

1 assistance administerially [sic].

2 THE COURT: Okay. So it is still then your desire to
3 represent yourself and give up your right to be represented by
4 an attorney.

5 THE DEFENDANT: It is my preference. And it is my
6 choice that I'm going to implement to move forward as myself to
7 present as myself and to present this case by my own --

8 THE COURT: Is it going to be that any descriptive word
9 I use you're going to pick another word?

10 THE DEFENDANT: You know, after you get -- it's
11 really --

12 THE COURT: Because I've tried so hard to be --

13 THE DEFENDANT: I'm just trying to create the record
14 here. That's all. If there's any corrections, I can go ahead
15 and go back and file corrections to anything.

16 THE COURT: I'm just figuring out if I say, "Is it your
17 desire to represent yourself" --

18 THE DEFENDANT: It is my desire to move forward --

19 THE COURT: I'm sorry. I didn't mean to interrupt you.

20 THE DEFENDANT: I'm sorry. I'm answering questions. I
21 desire to move forward, and I choose to move forward, and I
22 implement that choice now to move forward by myself as myself.

23 THE COURT: And I'm going to let you. I'm just trying
24 to figure out if I say, as I've said --

25 THE DEFENDANT: Yeah.

1 THE COURT: -- to -- I'm sorry.

2 THE DEFENDANT: Please.

3 THE COURT: Can I finish?

4 THE DEFENDANT: No, please.

5 THE COURT: Thank you. If I say to you, "Do you desire
6 to represent yourself," most everybody I've had before says,
7 "Yes." You won't say yes because you want to change wording.
8 Okay. And what I'm trying to figure out, you say, "I want to
9 make the record," does that mean that the record you're making
10 is of something other than a choice to represent yourself?
11 Because if it is, you need to tell me that now.

12 THE DEFENDANT: No. I -- Your Honor, my record is just
13 to establish that I am here, I am present, and I am moving
14 forward as myself. Because of the legal standings, I agree
15 that -- excuse me, I acknowledge that you and I disagree as to
16 legal standings between pro se, pro per, sui juris, and all of
17 that. I get that.

18 So I'm just explaining to you that I will be moving
19 forward as myself, not representing myself on behalf -- excuse
20 me, not representing on behalf of myself, but representing or
21 presenting as myself to the Court, speaking truthfully, true,
22 accurate, and complete.

23 So, yes, just to make it easy, yes.

24 THE COURT: Yeah. Yes. You desire to represent
25 yourself. Yes?

1 THE DEFENDANT: Yes. I'll go back and correct it
2 later. Yes.

3 THE COURT: And you give up your right to be
4 represented by an attorney?

5 THE DEFENDANT: I know that you said not to bring this
6 up, but without prejudice of reservation of the jurisdiction, I
7 will -- which is why I didn't want to address the issue of pro
8 se, pro per, et cetera until after we had done jurisdiction.

9 THE COURT: Okay. Let's suppose I find jurisdiction --

10 THE DEFENDANT: Okay.

11 THE COURT: -- is appropriate here.

12 THE DEFENDANT: Okay. If -- whether you find it or you
13 don't, the point was, is that there is a difference between me
14 presenting on behalf of myself and me presenting as self, that I
15 am myself. I'm not here on behalf of anyone. I'm not an
16 attorney representing myself as an attorney. I am one and the
17 same. I'm just me. And I'm going to be moving forward.

18 THE COURT: Every human that comes into this court has
19 a right to represent themselves. You have that same right as
20 every other person. They don't have the right to represent
21 anybody else.

22 THE DEFENDANT: Uh-huh.

23 THE COURT: Only a lawyer can do that. And only a
24 lawyer that's properly in this court can do that. So the only
25 person you are representing is yourself.

UNITED STATES DISTRICT COURT

1 THE DEFENDANT: And that's just --

2 THE COURT: That's all I'm asking you.

3 THE DEFENDANT: And that is a matter of difference in
4 legal status. And I'm just trying to say --

5 THE COURT: It isn't.

6 THE DEFENDANT: -- the correct legal status.

7 THE COURT: That's legal --

8 THE DEFENDANT: I know you disagree.

9 THE COURT: That's just legal wrong. It's just mumbo
10 jumbo. It really isn't anything.

11 THE DEFENDANT: Okay.

12 THE COURT: Are you giving --

13 THE DEFENDANT: To answer your question, yes, I will go
14 forward.

15 THE COURT: All right. And are you giving up your
16 right, waiving your right to be represented by a lawyer? That's
17 a yes or no.

18 THE DEFENDANT: Without prejudice, yes.

19 THE COURT: Okay. And is your decision completely
20 voluntary on your part?

21 THE DEFENDANT: Without prejudice, yes.

22 THE COURT: All right. All right. I am prepared to
23 find that the defendant has knowingly and voluntarily waived her
24 right to counsel, and I will permit her to represent herself.

25 Do you have any disagreement or objection to that

UNITED STATES DISTRICT COURT

1 finding, Ms. Davidson?

2 MS. DAVIDSON: No, Your Honor.

3 THE COURT: Okay. Any misstatement as far as you
4 understand, Mr. Lloyd?

5 MR. LLOYD: No, Your Honor.

6 THE COURT: All right. Now, she has requested that I
7 appoint you as standby or elbow counsel to assist her in this
8 matter in that capacity. Before I get to the qualifications on
9 that, would you be willing to be so appointed?

10 MR. LLOYD: Yes, Your Honor.

11 THE COURT: You understand the limited nature of that
12 appointment?

13 MR. LLOYD: Yes, Your Honor.

14 THE COURT: That you are only to assist her, but you
15 are always to assist her with regard to making a record, helping
16 her with filing, being a liaison on her behalf to the Court, but
17 you do not direct the case. It's her case.

18 Do you understand that?

19 MR. LLOYD: I understand that, Your Honor.

20 THE COURT: All right. You can provide her copies of
21 and advice on the rules and procedure, but it's still her
22 decision on how to try her case.

23 Do you understand that?

24 MR. LLOYD: Yes, Your Honor.

25 THE COURT: So, Ms. Tucci-Jarraf, before court this

1 morning, did you --

2 MS. DAVIDSON: Your Honor, might I be heard?

3 THE COURT: Yes.

4 MS. DAVIDSON: Just briefly. The United States, it's
5 not typically our role to object to standby counsel or counsel,
6 but the rules provide that the defendant must be indigent to
7 have appointed counsel.

8 THE COURT: I was just about to go over the --

9 MS. DAVIDSON: Yes, Your Honor. And I just wanted to
10 point out several inadequacies with her interview. She says
11 that she's fully supported by her husband, but she refuses to
12 give any information regarding her husband.

13 And the defendant was arrested at the Trump Hotel, and
14 we proffer that she was paying for that hotel, and it was \$700 a
15 night. If you also look at her travel, it looks that her
16 travel, she has substantial means. And we would oppose her
17 being treated as indigent simply because she chooses not to
18 work.

19 Thank you, Your Honor.

20 THE COURT: All right.

21 THE DEFENDANT: Your Honor, may I respond to that?

22 THE COURT: Yes. Mr. Lloyd, at every step from here
23 on, you're not appointed yet. We're talking about you being
24 appointed. But I hope you will advise her at least of her
25 rights against self-incrimination that I've tried to remind her.

1 I'm very willing to discuss the matters that we normally discuss
2 in every case, because those shouldn't be detrimental or the
3 least bit incriminating. But I never know what somebody is
4 going to say, and it could be detrimental to them, so...

5 MR. LLOYD: Well, Your Honor, let me -- if I might, I
6 was present this morning for the defendant's interview --

7 THE COURT: Right.

8 MR. LLOYD: -- that generated the recommendation
9 offered to the Court this morning by pretrial services. With
10 respect to the means of Ms. Tucci-Jarraf's husband, obviously,
11 in the marshal's lockup, Mr. Jarraf was not there. I believe
12 that he would be happy to talk with the pretrial services and
13 probation officers about that.

14 I am informed that -- that the defendant did spend the
15 night with two other people at the president's hotel inside the
16 District of Columbia, and that it was for significantly less
17 than \$700, split three ways.

18 And apart from that, I would like to make it plain on
19 the record that the defendant is advised by me, as standby
20 counsel, that in responding to the Court's inquiries, she needs
21 to make certain that she does not provide a response under oath
22 that would place her at risk for prosecution of any crime
23 against the United States or any of its states.

24 I have found Ms. Tucci-Jarraf to be very capable of
25 understanding my advice and statements. I hope she continues to

1 be.

2 THE COURT: All right. I think she does too. I'm just
3 trying to always at every turn remind people, because sometimes
4 they just take off and start talking and eventually say
5 something that's very detrimental to them.

6 MR. LLOYD: And I thank the Court for that, because
7 I've had what feels like more than my share of very chatty
8 defendants.

9 THE COURT: Yes, yes.

10 MR. LLOYD: Usually sitting in the backs of police
11 cruisers.

12 THE COURT: Well, and invariably, they think that that
13 is assisting them, and I can appreciate probably why, but
14 because she's law trained, she would understand that none of
15 that would really be beneficial to her in front of me, you know,
16 in this particular case, because my decisions are very limited
17 in these -- in these confines, if you will, to what I'm asking
18 her. So I'm not trying her case. I'm not going to be trying
19 her case, and I'm just trying to get through the basics on this.

20 So, Ms. Tucci-Jarraf, prior to the hearing in this this
21 morning, I believe you met with the probation officers and
22 provided information, and then signed a financial affidavit.

23 Is that correct?

24 THE DEFENDANT: Yes, that is correct. I met with
25 Ms. Smith.

1 THE COURT: Pardon?

2 THE DEFENDANT: I did meet with Ms. Smith and signed a
3 financial affidavit.

4 THE COURT: All right. And is the information you
5 provided on there true and correct?

6 THE DEFENDANT: The only thing that seems to be -- as
7 far as I said that -- where it says, "she shared her husband
8 supports her financially," I said that he actually works and
9 that money all goes to supporting our four children, and that I
10 didn't know what his finances were because he had just received
11 a new job with a promotion recently, so I wasn't sure what the
12 amount was, and that they would have to speak to him when he
13 showed up here in court. Obviously, there hasn't been a moment
14 for them to do that yet, but that he would willingly share that
15 information.

16 As far as what I live off of, it is stated correctly in
17 here with the bank accounts at 48, and as Mr. Lloyd had spoken
18 about earlier regarding the room, it was accurate what he had
19 stated. There was three people sharing the costs, and the room
20 was well under the 700 -- it was 359 on a -- from the Internet.
21 So it was actually cheaper for us to stay there.

22 So I'm not sure where the State is getting the
23 information on that. Then, again, I was picked up. So I don't
24 know what the bill actually was at that point, the service and
25 fees, taxes.

1 THE COURT: So -- okay. So, generally, here's the
2 questions I usually ask people. So all the money you have in
3 all the bank accounts, security account, any kind of account of
4 any nature is \$48?

5 THE DEFENDANT: Yes. Other than the treasury direct
6 deposit account, yes.

7 THE COURT: Other than what?

8 THE DEFENDANT: An account that I don't have access to,
9 which is what I believe that they're alleging a conspiracy
10 against.

11 THE COURT: Okay. And as far as employment for you, it
12 says you last worked May 2016 from home, is that correct, as a
13 consultant, lawyer consultant?

14 THE DEFENDANT: Actually, from -- until May 19th, 2016,
15 I actually was traveling around the world doing a job, but that
16 was to foreclose on a whole bunch of different international
17 corporations. That job was done as of May 16th or May 19th.
18 And I came back here to start a consulting business. It was
19 just starting and getting up off the ground when I was in DC.
20 So I hadn't received anything other than the \$700, which I
21 utilized for costs to stay in DC.

22 THE COURT: All right. So you've only earned \$700 from
23 that consulting business.

24 THE DEFENDANT: Yes.

25 THE COURT: All right.

1 THE DEFENDANT: And the amount 48, I don't know if
2 that's the current amount right now. It could be a little less.

3 THE COURT: Go ahead. I'm sorry.

4 THE DEFENDANT: That was the -- the 48-dollar account
5 and then a credit card, which has been since frozen, so those
6 were my only two means.

7 THE COURT: And do I understand that you don't own any
8 real property?

9 THE DEFENDANT: I have no real property, no.

10 THE COURT: And if you were to work -- if I were to
11 release you and you were to work, do you have any idea what your
12 income would be?

13 THE DEFENDANT: You know, probably around the same
14 amount, 700 -- say 700 a month, and that would be very
15 liberal --

16 THE COURT: Okay.

17 THE DEFENDANT: -- at this point. Because of this case
18 and everything else, I don't know if I would be able to get
19 anything except for remedial, such as waitressing or anything
20 else at this point --

21 THE COURT: All right.

22 THE DEFENDANT: -- due to this pending charge.

23 THE COURT: All right. And your husband is Youssef
24 Jarraf?

25 THE DEFENDANT: Yes.

1 THE COURT: And he works at Logan International?

2 THE DEFENDANT: He would have to speak directly because
3 I'm not sure of all the facts, but he works --

4 THE COURT: You don't know where your husband works?

5 THE DEFENDANT: Well, the new company that he started
6 for --

7 THE COURT: I didn't ask that. I just asked where.

8 THE DEFENDANT: It's -- the Sky company is in
9 Massachusetts -- Boston, Massachusetts, but they do all the
10 servicing for -- as I understand it, they do all the servicing
11 for the airplanes at Logan International Airport, which is where
12 he's located.

13 THE COURT: So he works at Logan International.

14 THE DEFENDANT: But not for Logan International. It's
15 for another company.

16 THE COURT: I didn't ask that. I just asked where.

17 Okay. And just in rough numbers, what kind of income
18 does he have per year?

19 THE DEFENDANT: May I inquire as to that?

20 THE COURT: You don't know?

21 THE DEFENDANT: Like I said, he got a raise. I don't
22 know what --

23 THE COURT: Before he got the raise.

24 THE DEFENDANT: I believe it was a minimum wage
25 starting and then there was a promotion or some amount higher

1 that he's getting now.

2 THE COURT: All right.

3 THE DEFENDANT: But he would be able to confirm
4 directly with Mr. Miller and Ms. Smith.

5 THE COURT: I assume that it's under \$30,000 a year?

6 THE DEFENDANT: I would say that's a safe assumption.

7 THE COURT: Okay. And just for the sake of clarity, is
8 Mr. Jarraf in the courtroom?

9 THE DEFENDANT: He is.

10 THE COURT: Is that accurate that you make less than
11 \$30,000 a year?

12 MR. JARRAF: Yes.

13 THE COURT: He said yes.

14 Returning to you, Ms. Tucci-Jarraf, does that income
15 also go to help support your four minor children?

16 THE DEFENDANT: As far as I know, all that income goes
17 to supporting the four minor children. I haven't seen any of
18 that income.

19 THE COURT: All right. All right. I'm going to find
20 that she qualifies at this point to have appointed standby
21 counsel.

22 I'm appointing you, Mr. Lloyd, to serve as elbow or
23 standby counsel pursuant to the Criminal Justice Act, 18 U.S.
24 Code Section 3006A. It is my hope that you will aid and, to
25 some extent, relieve me of having to explain and enforce all the

UNITED STATES DISTRICT COURT

1 basic rules of courtroom protocol, procedure, and decorum. You
2 should help Ms. Tucci-Jarraf with regard to procedural and
3 evidentiary obstacles that she might find in completing a task,
4 like we mentioned earlier, introducing evidence or objecting to
5 testimony. And also you can provide her technical assistance in
6 the presentation of her defense and preserving the record for
7 appeal.

8 Do you understand the role?

9 MR. LLOYD: Yes, Your Honor. Could I ask the Court's
10 indulgence with respect to appointing me as of this past
11 Thursday when I first appeared in this case?

12 THE COURT: I take that is for voucher purposes?

13 MR. LLOYD: Yes, Your Honor.

14 THE COURT: If you'll submit it as a nunc pro tunc, the
15 Court will be inclined to do so. I want to think about that for
16 a minute. But it's not anything we need to take up at this
17 moment. So that will come later. Okay?

18 MR. LLOYD: Thank you, Your Honor.

19 THE COURT: All right. So at this point,
20 Ms. Tucci-Jarraf, you represent yourself. Mr. Lloyd will
21 continue to aid you on a limited basis as your elbow or standby
22 counsel.

23 All right. I understand we're here for a detention
24 hearing. And what's the government's position and why?

25 MS. DAVIDSON: Your Honor, we believe that

1 Ms. Tucci-Jarraf is a risk of flight, and we ask that she be
2 detained.

3 THE COURT: Okay. All right. Ms. Tucci-Jarraf, we're
4 going to have a detention hearing. In federal court, some
5 people refer to it as a bail hearing or bond hearing, different
6 terms. It's probably more technically correct to call it a
7 detention hearing, but we operate under the rules of the Bail
8 Reform Act in the federal statutes.

9 Are you familiar with the Bail Reform Act?

10 MS. TUCCI-JARRAF: No, I'm not.

11 THE COURT: All right. It will -- looks like Mr. Lloyd
12 has his handy-dandy Federal Rules there, and if you'll turn to
13 18 U.S. Code, I think it's Section 3142. And you won't have
14 time to get a complete primer on the rules, but, generally, I
15 will be looking at the factors in Subsection G in making my
16 decision on release or detention. So you can at least have that
17 handy to go by.

18 All right. Any opening statements or do you just want
19 to put on your first witness?

20 MS. DAVIDSON: Your Honor, I just plan on proffering
21 and arguing basically the pretrial services report.

22 THE COURT: All right.

23 MS. DAVIDSON: Your Honor, if you -- and I know that
24 you have thoroughly reviewed this, but we argue this based on
25 the fact of her extensive travel in the past few years. You

1 notice that she's been in Morocco, Italy, Spain, England,
2 Switzerland, China, and she currently resides in Massachusetts.

3 She has zero ties to the Eastern District of Tennessee,
4 no ties at all. She doesn't have employment. And we believe
5 that she has no reason to come back and submit to this court.
6 She has at length talked about how this court has no
7 jurisdiction over her, and I do not believe that she will submit
8 to any orders of this court.

9 And based on the fact that she does not believe that
10 this court has any personal jurisdiction over herself, we can't
11 count on her to comply with any court orders by this court. And
12 once she is released, I don't know how we can have any assurance
13 that she will ever be back in the Eastern District of Tennessee.

14 So based on all this, Your Honor, we believe that the
15 defendant is just too much of a risk of flight and should be
16 detained.

17 I know that -- that the -- also the fact that I don't
18 believe that she will comply with the laws. Now, we're not
19 moving for that basis, but the defendant is on the Internet at
20 length. She has quite -- she puts out YouTube videos. She
21 espouses the fact that everyone is entitled to a special
22 account, which is in the Federal Reserves, and they should all
23 go out there and access it by using the routing number. And so
24 she's a proponent of commit -- asking other people to violate
25 the law. And we're very troubled of that also. We do not

1 believe that she will comply with the laws of the United States
2 if she is released.

3 However, at this point, we are most concerned that she
4 will not comply with any bond requirements or any orders of this
5 court. And so we ask that she not be released.

6 THE COURT: All right. Anything else?

7 MS. DAVIDSON: No, Your Honor.

8 THE COURT: All right. Ms. Tucci-Jarraf, do you wish
9 to put on any evidence?

10 MS. TUCCI-JARRAF: Yeah. Thank you, Your Honor.

11 THE COURT: Uh-huh.

12 MS. TUCCI-JARRAF: Well, first off, I'd like to state
13 across the board that U.S.A. does not carry her burden.

14 THE COURT: Say what?

15 MS. TUCCI-JARRAF: That the U.S. attorney did not carry
16 her burden to prove that I would be a flight risk. All of my
17 recent movements have been to the U.S., not from. Also to --
18 I've also made arrangements to live in housing here in your
19 judicial district --

20 THE COURT: Oh, okay.

21 MS. TUCCI-JARRAF: -- for the duration of this case.
22 It's already prepaid by colleagues of mine that I worked with
23 throughout the United States, as well as internationally. This
24 case is a matter of extreme public interest, so it behooves me
25 to actually move forward with this case to its final

1 disposition, whatever that may be.

2 Also I'm willing to comply with all the bond
3 requirements if any are set. I have a passport, which I'm more
4 than willing to surrender. My travel, extensive travel over the
5 years, I do acknowledge that I have had extensive travel, but it
6 was for my work. I had over 250 corporations that I had to
7 foreclose on throughout the world. And that -- once that work
8 was done, which was January of 2016, I made arrangements for my
9 family and myself to move back here so we could start doing the
10 actual announcements, so all of my ties are actually with the
11 United States.

12 I have no residencies or ties in any other countries.
13 Like I said, even the work that I did in those years was
14 specifically due to making foreclosures on registrations and
15 giving notices to them directly.

16 THE COURT: Have you traveled since May of 2016?

17 MS. TUCCI-JARRAF: No. Just to Washington state where
18 my --

19 THE COURT: Yeah.

20 MS. TUCCI-JARRAF: -- father is, but that's it.

21 THE COURT: Okay.

22 MS. TUCCI-JARRAF: So, again, I have residency, which I
23 gave --

24 THE COURT: Where would you -- where would you be
25 residing in this district?

1 MS. TUCCI-JARRAF: Mr. Lloyd has that address.

2 THE COURT: Where would that be, Mr. Lloyd?

3 MR. LLOYD: If Your Honor please, it's in Oak Ridge,
4 and I'm searching for the specific address.

5 One of the witnesses here for this defendant is the
6 person who offered that residence for rent via BnB and could
7 inform the court about that arrangement.

8 THE COURT: Okay. That's fine.

9 MS. TUCCI-JARRAF: I have a number of witnesses that
10 have traveled from different areas of the United States to be
11 here, and more than likely a number of witnesses for myself will
12 be here during the entire proceedings through the disposition of
13 this case. If the Court would like to hear from the property
14 manager of where I will be staying and have already prepaid
15 for --

16 THE COURT: Sure. You can call any witness you'd like.

17 MS. TUCCI-JARRAF: Okay.

18 THE COURT: This is your case now. You're in charge.
19 You have to remain seated yourself, but they can come on up.

20 MR. LLOYD: I was about to ask Your Honor whether you
21 wanted the defendant to be at the podium.

22 THE COURT: Yeah. If she can just move the mic closer
23 so I can be sure we get everything down that she says.

24 Ma'am, if you'll come up here. This is where the
25 witnesses sit.

1 So if you'll be sure to speak into the microphone so
2 the witness can hear you.

3 If you'll raise your right hand, ma'am.

4 THE COURTROOM DEPUTY: Do you solemnly swear or affirm
5 to tell the truth, the whole truth, and nothing but the truth,
6 so help you God? If so, please say, "I do."

7 THE WITNESS: I do.

8 THE COURTROOM DEPUTY: Thank you. You may be seated.

9 THE COURT: Be sure to ask her her name and how to
10 spell it.

11 MS. TUCCI-JARRAF: Okay.

12 THE COURT: You can have a seat, yes.

13 MS. TUCCI-JARRAF: Your Honor, I'm not able to see her.

14 THE COURT: Okay. Do you want to come up to the
15 podium?

16 MS. TUCCI-JARRAF: If I might.

17 THE COURT: All right. If the marshals have no
18 objection, we'll have her come up to the microphone, and they'll
19 be right behind you. Thank you.

20 No. You can stay --

21 THE WITNESS: Oh, okay.

22 THE COURT: -- seated. She goes up there, not you.
23 Just pull that microphone down to you and speak right into it.
24 Okay. Thank you, ma'am.

Marie Wasilik - Direct Examination

1 WHEREUPON,

2 **MARIE WASILIK,**

3 was called as a witness and, after having been first duly sworn,
4 testified as follows:

5 **DIRECT EXAMINATION**

6 BY MS. TUCCI-JARRAF:

7 Q Good morning. Could you please state your name and
8 spell your last name for the record?

9 A My name IS Marie Suzanne Wasilik. And my last name is
10 W-a-s-i-l-i-k.

11 Q And at this hearing, we're discussing about a possible
12 residence for me to stay in this judicial district. Could you
13 please state the address of that particular residence?

14 A It's 105 Orchard Lane, Oak Ridge, Tennessee.

15 Q Okay. And is it correct that you are in agreement to
16 rent that property to me --

17 A Yes, yes.

18 Q -- for the duration of this case?

19 A Uh-huh.

20 Q Okay. And I believe it's -- some of it has been paid
21 already. Is that correct?

22 A Correct.

23 Q How much has been paid already?

24 A \$824.

25 Q And that was paid by one of my colleagues. Is that

Marie Wasilik - Direct Examination

1 correct?

2 A (Moving head up and down.)

3 Q Which colleague was that?

4 A That was Bill Ferguson.

5 Q And he's in the --

6 THE COURT: How do you spell that?

7 MS. TUCCI-JARRAF: If I might, Your Honor?

8 THE COURT: Yes.

9 MS. TUCCI-JARRAF: It's -- his full name is William
10 T. --

11 THE COURT: Well, all I need is what she testified to,
12 which is Bill somebody.

13 MS. TUCCI-JARRAF: Okay. Ferguson. F -- excuse me.
14 S-o-n is the ending of Ferguson.

15 THE COURT: F-e-r-g-u-s-o-n?

16 MS. TUCCI-JARRAF: Yes, sir.

17 THE WITNESS: F-e-r-g-u-s-o-n.

18 THE COURT: Okay.

19 BY MS. TUCCI-JARRAF:

20 Q And approximately how many minutes is that residence
21 from this courthouse?

22 A I'm about 30 minutes away. I don't know how many miles
23 that is.

24 Q Okay. So about 30-minute drive to this courthouse?

25 A Yeah.

Marie Wasilik - Direct Examination

1 Q Okay. And as far as the remainder of the payment,
2 there's a schedule -- a payment schedule that's been arranged --

3 A Right.

4 Q -- correct?

5 A Right. I -- I've been paid that 824 up front, and then
6 there's pending payments as the time goes on.

7 MS. TUCCI-JARRAF: Right. Okay. All right. Thank
8 you, Your Honor.

9 THE COURT: And what are those? What are those
10 payments? What does 824 get you?

11 THE WITNESS: That's for the beginning of a three-month
12 stay. Bill Ferguson has paid up till the 27th of November.

13 THE COURT: Okay. And then after that, what's the
14 payment schedule, how much a month?

15 THE WITNESS: Well, it seems like I've got -- it ends
16 at the 27th, but I -- and the whole payment was something like a
17 thousand, \$1400, but I've only got 825 of it. So as the time
18 goes on, I get, you know, maybe October, I get -- I'll get
19 another 300 and something. I haven't studied the details.

20 BY MS. TUCCI-JARRAF:

21 Q I believe -- is it -- you sent over a payment schedule
22 that another payment was due in September, towards the end of
23 September and another one towards the end of October? Does that
24 sound correct?

25 A I think so.

Marie Wasilik - Direct Examination

1 Q And the total is about \$1500 with the -- with the
2 service fee --

3 A Right.

4 Q -- for the Airbnb website --

5 A Right.

6 Q -- that you market on?

7 A Right.

8 Q Okay.

9 THE COURT: And how much is it a month?

10 THE WITNESS: 1400 divided by three.

11 THE COURT: So about 466.66?

12 THE WITNESS: It's quite cheaper than -- it's around
13 \$15 a day.

14 THE COURT: Okay. That's fair enough. Okay.

15 BY MS. TUCCI-JARRAF:

16 Q And is it a separate residence?

17 A It's a little mother-in-law apartment within my house.
18 It's got a kitchen, a bathroom, a bedroom with a trundle bed,
19 and a little living room.

20 MS. TUCCI-JARRAF: Okay. Thank you. I have no further
21 questions. Thank you.

22 THE COURT: Thank you very much.

23 Anything from you, Ms. Davidson?

24 MS. DAVIDSON: Yes, Your Honor.

25 THE COURT: All right.

Marie Wasilik - Cross-Examination

1 **CROSS-EXAMINATION**

2 BY MS. DAVIDSON:

3 Q Ms. Tucci-Jarraf keeps talking about William Ferguson
4 being one of her colleagues. Colleagues in what?

5 A I don't know.

6 Q And what is your relationship with Mr. Bill Ferguson?

7 A He's a friend of mine.

8 Q And do you have any prior relationship with
9 Ms. Tucci-Jarraf?

10 A No.

11 Q Do you also live at this residence?

12 A Yes.

13 Q And so tell me exactly how this whole transaction
14 occurred. Did Mr. Ferguson find out you had a room for rent?15 A Right. He researched the Airbnb and found -- and was
16 looking for a place to house Heather for three months.

17 Q And so you have no relationship with the defendant?

18 A No.

19 Q So you would be simply a landlord?

20 A Correct. Yeah.

21 Q What does Mr. Ferguson do?

22 A I think he's an IT guy, and he's getting his PhD in
23 some kind of rocket space science.

24 Q Do you have a job?

25 A No. I'm a retired mail carrier.

Marie Wasilik - Redirect Examination

1 MS. DAVIDSON: May I have a minute, Your Honor?

2 THE COURT: You may.

3 MS. DAVIDSON: That's all I have. Thank you.

4 THE COURT: All right. Anything further,

5 Ms. Tucci-Jarraf?

6 MS. TUCCI-JARRAF: Just, Your Honor, that Mr. Lloyd has
7 pulled up the actual receipt for the payment as well as the
8 payment schedule from an actual Airbnb website that most people
9 who rent their properties on --

10 THE COURT: Okay.

11 MS. TUCCI-JARRAF: -- so that we do have an actual
12 receipt --

13 THE COURT: All right.

14 MS. TUCCI-JARRAF: -- that can be made available to --

15 THE COURT: I don't think anybody questions that she's
16 been paid 824.

17 MS. TUCCI-JARRAF: Okay. Just a matter to clean the
18 record, I have one question for her.

19 THE COURT: Sure. Sure. Absolutely.

20 **REDIRECT EXAMINATION**

21 BY MS. TUCCI-JARRAF:

22 Q Just to clean up the record, you mentioned that
23 Mr. Ferguson was getting his degree for rocket scientist. Is
24 that perhaps what his daughter is getting who works for NASA?

25 A I was just reading his profile on the Airbnb, so I --

Marie Wasilik - Redirect Examination

1 maybe I was confused.

2 Q Okay. All right. Just any other -- was there any
3 other contact by any of my other colleagues to be able to check
4 out the room or rent the room? It was just William Ferguson
5 that you spoke to?

6 A Yeah.

7 MS. TUCCI-JARRAF: Okay. Thank you. No further
8 questions.

9 THE COURT: Thank you.

10 Anything else, Ms. Davidson?

11 MS. DAVIDSON: No, Your Honor.

12 THE COURT: All right. Thank you, Ms. Wasilik. You
13 can --

14 THE WITNESS: Thank you.

15 THE COURT: -- have a seat back in the audience. Thank
16 you, ma'am.

17 THE WITNESS: I got to pay my parking meter.

18 MS. TUCCI-JARRAF: Thank you.

19 THE COURT: All right. Do you have any other
20 witnesses?

21 MS. TUCCI-JARRAF: If I might have just a second, Your
22 Honor.

23 THE COURT: Sure. Absolutely.

24 MS. TUCCI-JARRAF: The only other thing that I would
25 like to ask the Court for permission is for my husband to hand

1 me my passport so that I can at least present that to the Court
2 showing that it's here so that if there is a recommendation for
3 surrendering it, to be able to have personal recognizance or to
4 go by the probation's report, the Court knows that it's here.

5 THE COURT: I have no problem with that. But I just
6 ask him to hand it to the marshal.

7 MS. TUCCI-JARRAF: Yes, sir.

8 THE COURT: And let the marshal hand it to Mr. Lloyd.
9 Mr. Lloyd can present it to the Court.

10 MS. TUCCI-JARRAF: Thank you. So Mr. Lloyd has the
11 passport.

12 THE COURT: Is that the only passport you have?

13 MS. TUCCI-JARRAF: It is the only passport that I have.

14 THE COURT: Okay.

15 MS. TUCCI-JARRAF: And I am willing to surrender that
16 for the duration of this case until disposition is made.

17 THE COURT: Okay.

18 MS. TUCCI-JARRAF: I also would like to confirm to the
19 Court that I would be staying -- if the Court agrees to this,
20 that I would be staying at the residence that has been offered
21 by witness testimony for the duration of this case until
22 disposition is made.

23 THE COURT: Okay. Part of the question, of course, the
24 Court would have is, who's going pay for the rest of the three
25 months, and who's going to pay after that?

1 MS. TUCCI-JARRAF: As far as the rest of three months
2 or if this case goes longer and we have to extend the stay, it
3 will be myself. I plan on doing any kind of work that I'm able
4 to once I get out. I have a -- I do have a lot of contacts, and
5 most of my work is -- can be done at home, producing documents,
6 et cetera, document data processing, as well as any of my former
7 colleagues.

8 And when the State had asked about colleagues, these
9 are people I've worked with in media. They're people I've
10 worked with in -- on different industries such as medical, et
11 cetera that have -- are in support of all this information
12 coming out, and that I stay here for the duration of this case
13 so that that information can come out, because it is --

14 THE COURT: Would it require you to travel outside of
15 this area?

16 MS. TUCCI-JARRAF: No. No. I can stay here. I do not
17 need to travel except for to visit with my attorney or to come
18 to court.

19 THE COURT: All right. There's a gentleman in the back
20 that raised his hand when I asked who was going to pay for all
21 this.

22 And what's your name, sir?

23 MR. FERGUSON: William Ferguson.

24 THE COURT: Well, your name has been taken wouldn't say
25 in vain, but it's been uttered here. Are you willing to

1 continue to pay the rent on Ms. Wasilik's room for
2 Ms. Tucci-Jarraf for the at least foreseeable future for, say,
3 the next six months?

4 MR. FERGUSON: Yes, sir.

5 THE COURT: Okay.

6 MR. FERGUSON: I'm not a rocket scientist.

7 THE COURT: I'm not either. All right. Any other --
8 if you'll hand that up, Mr. Lloyd.

9 MR. LLOYD: May I approach?

10 THE COURT: You may.

11 MR. LLOYD: For the record, I have shown the passport
12 to counsel for the government.

13 THE COURT: All right. If you'll just hand that to
14 probation. I don't really need to see it. They're the ones
15 that would secure it and maintain it.

16 MS. TUCCI-JARRAF: Okay. Thank you.

17 THE COURT: Okay. Any other witnesses that you would
18 want to call?

19 MS. TUCCI-JARRAF: At this moment, Your Honor, I do not
20 have any further witnesses nor evidence to present to this Court
21 in regards to the detention hearing matter.

22 THE COURT: Okay. Any further argument, Ms. Davidson?

23 MS. DAVIDSON: Yes, Your Honor. Just regard to the
24 residence. Your Honor, this is a -- all the defendant has
25 offered is that she has a resident available to her in Oak Ridge

1 prepaid by someone else. There's still no evidence that she
2 would actually go there. She has that ability if she chooses
3 to, but her family, her husband, her four kids all reside in a
4 different district.

5 She still, with the exception of showing that she has
6 an apartment available for her use if she chooses to use so, has
7 not shown any ties to this district. And so we -- and we
8 continue to point out that she does not believe that this Court
9 has any jurisdiction over her.

10 Thank you, Your Honor.

11 THE COURT: All right. Ms. Tucci-Jarraf, do you have
12 argument to make on behalf of yourself?

13 MS. TUCCI-JARRAF: Yes, Your Honor. All that the
14 government has offered assumes that I will not honor my
15 obligations to this -- to bail or to Court or to the honor of
16 the letter of the law that we are addressing in these matters.
17 I have dedicated my life for 17 years to law, and I understand
18 when there -- regardless of whether there's a disagreement or a
19 different position as far as what law is applicable, I have
20 always, always gone in to reconcile those matters in a very
21 peaceful way and always honoring my obligations.

22 I have sworn to this Court under oath that I am going
23 to be making these court appearances. You have already on the
24 record that I did have a criminal matter that I had to attend to
25 in Washington state, which I didn't have any failure to appears.

UNITED STATES DISTRICT COURT

1 I've never failed to appear.

2 I have been a member of the bar system. I've been a
3 member of the courts, an officer of the courts at one time. And
4 I understand the implications as well as the importance of
5 meeting these obligations.

6 So I have my word and my honor, and if the Court
7 requires any further assurances that I will be making these
8 court dates, other than just my word and my performance history,
9 then I'm willing to hear those and then make comment on that as
10 well. I've already surrendered my passport, so I'm not able to
11 travel, and I don't have a license, so I'm not able to drive
12 anywhere. I'm going to be living at that address until this
13 Court -- again, this Court has resolved and disposed of this
14 matter.

15 THE COURT: All right. So if I were to release you,
16 you would need to sign the three-page order that we have that
17 releases you on conditions and sets forth the conditions. Of
18 course, we would provide you a copy of that, so you would know
19 precisely what all the conditions are.

20 Are you agreeable to signing such a document?

21 MS. TUCCI-JARRAF: I am agreeable to signing such a
22 document.

23 THE COURT: It also provides that -- where you sign it
24 and before you sign it that you promise to obey all the
25 conditions of release and to appear as directed and to surrender

1 for service of any sentence that might be imposed.

2 Do you so agree?

3 MS. TUCCI-JARRAF: I do.

4 THE COURT: All right. Now, in this particular case,
5 the assistant United States attorney has indicated that you
6 don't have any prior residence here, and that all of your
7 contacts appear to be elsewhere. Where does your husband live?

8 MS. TUCCI-JARRAF: My husband lives at the Lynn
9 address.

10 THE COURT: Lynn, Massachusetts.

11 MS. TUCCI-JARRAF: Lynn, Massachusetts, yes.

12 THE COURT: And he --

13 MS. TUCCI-JARRAF: But he flies here for -- when we
14 can, if there's the money to afford him to fly, he will be here
15 at these hearings to support me.

16 THE COURT: And your four children, where do they live?

17 MS. TUCCI-JARRAF: They live at the same address or
18 have lived at the same address, but due to this court case and
19 since I'm -- was the primary caregiver, my sister is stepping in
20 to help with the children to be able to get them to school and
21 everything else, because Youssef works. So they will be staying
22 with her until this case is disposed of.

23 THE COURT: Well, you said they lived at the same
24 address. They live in Lynn, Massachusetts?

25 MS. TUCCI-JARRAF: They have lived in Lynn

1 Massachusetts, I said, for the same amount of time I have. But
2 just recently we've had to have them go to be with my sister and
3 my father, so that they can do schooling, and Youssef is able to
4 work to be able to support them, since I'm the primary caregiver
5 for the children, to make sure that they get to school and take
6 care -- because we have four minor children, as I told
7 Ms. Smith.

8 THE COURT: Right. Where do they live?

9 MS. TUCCI-JARRAF: They right now are in transition
10 over to -- they're in Washington state, have been for the last
11 three weeks doing a vacation, but due to this case --

12 THE COURT: Where do they live?

13 MS. TUCCI-JARRAF: In Gig Harbor, Washington.

14 THE COURT: Okay. Do you own any residence there?

15 MS. TUCCI-JARRAF: No. They are staying with my
16 sister, and my father is close by to assist her.

17 THE COURT: Okay. Ms. Davidson also raised the specter
18 of no employment, but you've indicated to me that you intend to
19 try to secure some form of employment acknowledging that you'll
20 have to stay in this area, even if you get employed.

21 MS. TUCCI-JARRAF: Yes. The -- I had started a startup
22 just prior to being picked up in DC. And that allows me -- that
23 startup allows me to work from home and to do data processing or
24 document creation, so I'm able to work from -- from the
25 residency that Ms. Wasilik gave you.

1 THE COURT: So the tougher issue is that Ms. Davidson
2 says that she doesn't -- you wouldn't believe that I have any
3 authority over you, so you wouldn't submit to the orders of this
4 Court because you don't believe I have any jurisdiction. So
5 that if you don't believe I have any jurisdiction, then you do
6 what you want, because I have no say-so.

7 MS. TUCCI-JARRAF: May I respond?

8 THE COURT: Please.

9 MS. TUCCI-JARRAF: As I had said before, when there is
10 a matter of jurisdiction or a matter where we don't agree on
11 what law is applicable, I still have a long performance history
12 of 17 years -- obviously, when we do the jurisdiction issue,
13 there will be the matter of the fact that the United States,
14 which is a federal corporation, was foreclosed, but yet I still
15 travel with a passport, because that's what's required by
16 customs agents, et cetera. I have followed all of the laws and
17 regulations until such time as there is a disposition in that
18 matter.

19 And, again, I have requested the hearing so we could do
20 a disposition on -- or excuse me, a decision, determination on
21 jurisdiction. If I just believe there's no jurisdiction, I
22 would have just taken off without any regard, but that's not the
23 case. I have highest regard for law, and this is a matter of
24 just a conflict of law that we need to determine in a very
25 peaceful and in a procedural way, which is what we're doing.

1 THE COURT: Right. And I'm going to give you a full
2 hearing on that issue on a separate day and time. But if I
3 release you, I need to know that until I make a ruling on that
4 issue, that you understand that your release is conditional
5 based on my order.

6 MS. TUCCI-JARRAF: That I absolutely understand.

7 THE COURT: You have to understand that you have to
8 submit to this release order.

9 MS. TUCCI-JARRAF: I -- I'm aware of that, I understand
10 that, and I agree to that until we are able to determine that.

11 THE COURT: And you have to understand that if you
12 don't, then I will issue a warrant for your arrest and have you
13 brought in here and will go over the violation, which would
14 probably result in you being locked up.

15 MS. TUCCI-JARRAF: I'm very aware of that. And after
16 the 30-day tour that the U.S. Marshals just gave me, I'm not
17 looking to repeat that at all.

18 THE COURT: Okay. If you abide by the rules and follow
19 my conditions, you won't have a single problem with that.

20 MS. TUCCI-JARRAF: I do accept your -- your rules at
21 this time to go -- to go forward with the determination. Even
22 then, I still will accept the determination as you make it on
23 that day.

24 THE COURT: All right. So I think what I'm hearing,
25 Ms. Davidson, is she at least accepts my authority for purposes

1 of her release, although she still retains and reserves the
2 right to argue about the Court's overall jurisdiction, either
3 over her or over the case or both. Is that a fair statement,
4 Ms. Tucci-Jarraf?

5 MS. TUCCI-JARRAF: That is a true and accurate and
6 complete statement. Thank you.

7 THE COURT: Okay. All right. Let me take just a
8 couple minutes. I want to talk to probation about some
9 specifics, and then I will come right back and give you my
10 decision.

11 If Ms. Tucci-Jarraf needs to use the facilities or
12 needs a break or anything like that, you can do that, otherwise,
13 I don't anticipate my recess to be very long, so everybody can
14 stay seated. If anybody else needs to go outside, do it now,
15 because I'll be resuming probably in about the next five to
16 seven minutes.

17 Okay. All right. Court stands in recess at this time.

18 THE COURTROOM DEPUTY: All rise. This honorable court
19 stands in recess.

20 THE COURT: When we come back, I'm going to go over
21 scheduling, so be ready for that irrespective. Okay?

22 (Recess from 12:01 p.m. to 12:09 p.m.)

23 THE COURTROOM DEPUTY: All rise. This Court is again
24 in session with the Honorable C. Clifford Shirley, Jr., United
25 States Magistrate Judge, presiding.

UNITED STATES DISTRICT COURT

1 Please come to order and be seated.

2 THE COURT: All right. Ms. Tucci-Jarraf, I have
3 decided that I believe you would be a candidate for release,
4 provided you agree to all these conditions and that you agree to
5 sign the same.

6 Okay. So I want to go over real quickly with you just
7 so you understand them.

8 You're not to violate federal, state, or local law
9 while you're out on release. Whatever you do, you're not to
10 break the law in any way, shape, form, or fashion, any law.

11 Do you understand that?

12 MS. TUCCI-JARRAF: I do.

13 THE COURT: Do you agree to that?

14 MS. TUCCI-JARRAF: I do.

15 THE COURT: Okay. Can you pull that down for her,
16 Mr. Lloyd, just so she doesn't have to be so uncomfortable
17 trying to speak into it?

18 Yes, ma'am?

19 MS. DAVIDSON: Your Honor, just to be clear,
20 Ms. Tucci-Jarraf is not a licensed attorney and should not be
21 practicing law except with regard to herself. And if the United
22 States learns of any practice of law, we will bring it to the
23 Court's attention.

24 THE COURT: All right. Practicing law without a
25 license is a violation of the law, and so you're not to do that.

UNITED STATES DISTRICT COURT

1 Mr. Lloyd?

2 MR. LLOYD: I just couldn't resist the urge to respond,
3 but I would like to.

4 MS. DAVIDSON: You're not the attorney.

5 MR. LLOYD: Every unauthorized practice of law is a
6 crime.

7 THE COURT: Whatever. We'll --

8 MR. LLOYD: I hear the bell, Your Honor, and I start to
9 run out.

10 THE COURT: I understand. And just stay calm and carry
11 on.

12 Bottom line is, you're not to break the law. Okay. If
13 there's a dispute over whether what you're doing violates the
14 law, I may be the arbiter of that. I would stay away from that,
15 because you don't know what I would decide.

16 If I decide it is a violation of the law, then you get
17 locked up. If it's not a violation of the law, you stay out.
18 That's a pretty bad risk to run. So just stay away from
19 anything that might be close.

20 Okay. You're to be living at the address you told me
21 and nowhere else. And if you were to change that address or
22 that phone, which you're not going to be allowed to do, unless
23 you get permission in advance.

24 MS. TUCCI-JARRAF: Okay.

25 THE COURT: Will you have -- is there a land line there

1 at that residence? Do we know?

2 Ms. Wasilik, is there a land line phone?

3 MS. WASILIK: Yes, sir. There's a land line. I can't
4 hear on the cell phone.

5 THE COURT: That's okay. What is the phone number
6 there?

7 MS. WASILIK: (865) 482-2998.

8 THE COURT: All right. And does it have any extra
9 features on that phone, like Call Waiting, any of that?

10 MS. WASILIK: It's got Call Waiting. No. I don't
11 know. Yeah. It's got Caller ID. And I'm not sure if it's got
12 Call Waiting.

13 THE COURT: All right. The reason I ask, one of the
14 conditions is going to be the electronic monitoring for
15 Ms. Tucci-Jarraf, and that requires a land line without any of
16 those features. Now, you can have one put in in the residence,
17 part of the residence that you're in.

18 MS. WASILIK: Uh-huh.

19 THE COURT: Ms. Tucci-Jarraf, where she's going to be
20 in, like the mother-in-law's quarters.

21 MS. WASILIK: Right.

22 THE COURT: If she can get a separate phone line put in
23 there, that's fine.

24 MS. WASILIK: Okay.

25 THE COURT: If not, we're going to have to use yours.

1 MS. WASILIK: Okay.

2 THE COURT: And that will just mean that the phone
3 company will have to take those features off it.

4 MS. WASILIK: I see.

5 THE COURT: So that could be an inconvenience for you.

6 So, Ms. Tucci-Jarraf, it may require you to get a
7 separate phone line.

8 Do you understand that?

9 MS. TUCCI-JARRAF: I do.

10 THE COURT: The electronic monitoring works off a land
11 line.

12 MS. TUCCI-JARRAF: May I --

13 MS. WASILIK: Can you have Call Waiting -- I mean,
14 Caller ID?

15 THE COURT: Yep. I think -- what do you -- is Caller
16 ID okay?

17 PROBATION OFFICER: It just needs to be a basic phone
18 line with no features.

19 THE COURT: Yeah. That's what I've understood. It has
20 to be a clean line.

21 MS. WASILIK: Okay.

22 MS. TUCCI-JARRAF: May I just confer with Ms. Wasilik
23 to make sure it's okay to put an extra phone line in at my cost?

24 THE COURT: Would it be okay if she put another phone
25 line in at her cost?

1 MS. WASILIK: With Airbnb, of course, most everybody
2 uses their cell phone. If there's a place to put one.

3 THE COURT: Okay. Yeah. So that will be something
4 you'll want to do. Okay?

5 MS. TUCCI-JARRAF: Okay.

6 THE COURT: Do you agree to that?

7 MS. TUCCI-JARRAF: I do.

8 THE COURT: Okay. You're also to obviously report to
9 court as required. I'm going to give you a motion day for
10 hearing your motions, and then we'll have a trial day for you to
11 also appear for your trial, if it gets that far. Okay?

12 MS. TUCCI-JARRAF: Okay.

13 THE COURT: All right. You're also to be supervised by
14 a probation officer. I'm not sure who it will be, but it
15 doesn't matter. That person will contact you from time to time
16 and ask you to do certain things. It's incumbent upon you to do
17 them, whether it's appear at probation here or if it's to meet
18 them at your residence or anything, you must do whatever they
19 say. It's just like me telling you to do it. Okay?

20 MS. TUCCI-JARRAF: I'm familiar with that.

21 THE COURT: All right. If they -- they're under
22 instructions that if you don't, or if you're not there, they're
23 to pick up the phone and call me, and usually I just issue a
24 warrant for your arrest. Okay?

25 MS. TUCCI-JARRAF: Got it.

1 THE COURT: Good.

2 MS. TUCCI-JARRAF: Thank you.

3 THE COURT: You're to continue or actively seek
4 employment. So I would like you to work. Be careful what
5 you're working at. I wouldn't work at anything that might be
6 the least bit questionable to the U.S. Attorney's Office as far
7 as employment. And -- but I just think working would be a good
8 thing for you.

9 And I tell everybody that will listen, that almost
10 everybody that I have out on release that works never violates.
11 And almost everybody I let out that doesn't work violates.

12 So you're to surrender your passport. You've already
13 done that. The other part of that coin is, you're not to obtain
14 a new passport. Your travel is currently restricted to the
15 Eastern District of Tennessee. Okay. So Mr. Lloyd can advise
16 you of the parameters. It's basically East Tennessee. But if
17 you needed to go somewhere, if you had a family emergency or
18 something like that, the bottom line is, you have to seek
19 permission before you go.

20 MS. TUCCI-JARRAF: And just to be clear --

21 THE COURT: Yes.

22 MS. TUCCI-JARRAF: -- as far as seeking permission --

23 THE COURT: Yes.

24 MS. TUCCI-JARRAF: -- do I contact the probation
25 officer?

1 THE COURT: Yes. You will have a specific probation
2 supervising officer. You contact them.

3 MS. TUCCI-JARRAF: Okay.

4 THE COURT: Generally, we grant permission without a
5 problem, provided we know a few things, where you're going, when
6 you're coming back, who you're going to be with, and why you're
7 going.

8 MS. TUCCI-JARRAF: Okay.

9 THE COURT: Okay. If you don't get permission --
10 here's the problem, if you don't get permission, then you get
11 arrested when you get there or you get arrested as soon as you
12 get back. So just get permission. Okay? It sounds like a bit
13 of a nuisance, but it's vital.

14 Do you understand that?

15 MS. TUCCI-JARRAF: I do.

16 THE COURT: Also with you being on electronic
17 monitoring, it will be incumbent, because the second you left,
18 it would look like you were a fleeing felon, okay, or something
19 like that. Do you know what I'm talking about?

20 MS. TUCCI-JARRAF: Yeah, I believe that was one of --

21 THE COURT: So I don't want you to do that. Don't get
22 anybody upset.

23 MS. TUCCI-JARRAF: Okay.

24 THE COURT: You're to avoid any contact with anybody
25 who might be a witness or a victim in this case or your

1 codefendant, Randall Beane. You're not to have any contact with
2 any of those people. So any of the people out at the facility,
3 wherever that was, I can't remember, they -- anybody that might
4 be a witness or a victim or your codefendant.

5 Okay? Do you understand that?

6 MS. TUCCI-JARRAF: I do.

7 THE COURT: All right. You look like you're bothered.

8 MS. TUCCI-JARRAF: Well, no. I'm just -- I have a
9 question --

10 THE COURT: Yes.

11 MS. TUCCI-JARRAF: -- if I might. For preparation for
12 the case, because a lot of the testimony has to be gone over and
13 prepared for the case, how am I to do that if I can't have
14 contact with Randall Beane or his attorney?

15 THE COURT: Well, you can have contact with his
16 attorney.

17 MS. TUCCI-JARRAF: And if he's pro se, then what do I
18 do?

19 THE COURT: Then we'll have to take that up. But at
20 this point, he's represented by an attorney.

21 MS. TUCCI-JARRAF: Right. It was just my understanding
22 he has a hearing today to determine whether to fire that
23 attorney and proceed pro se, so that I wanted to clear that with
24 the Court before we go out of this courtroom and then I have to
25 make a motion.

1 THE COURT: When you go out of this courtroom, he
2 currently has an attorney, and he may still have an attorney
3 come tomorrow.

4 MS. TUCCI-JARRAF: Okay.

5 THE COURT: Or he may not. But I have to deal with
6 what's happening right now at this moment. And right now at
7 this moment, you can't talk to him.

8 MS. TUCCI-JARRAF: Fair enough. I understand that.

9 THE COURT: If you both end up pro se, then you can
10 file a motion for contact and we'll have to take that up. Okay.
11 It would be probably -- Mr. Lloyd could help you, would probably
12 be a motion to modify conditions. Okay?

13 So you're not to have a firearm or any destructive
14 device or other weapon. Okay? That has nothing to do with your
15 rights to have a gun. It has to do everything with a probation
16 officer walks in where you're living, there's not to be a gun in
17 there. Okay?

18 MS. TUCCI-JARRAF: I understand.

19 THE COURT: So you're not to excessively use alcohol
20 and you're not to unlawfully possess any narcotic drug or
21 controlled substance. You're not to have any controlled
22 substance unless you have a prescription from a licensed doctor.

23 Do you understand that?

24 MS. TUCCI-JARRAF: I do.

25 THE COURT: So I'm only going to -- I'm not going to

1 put you on home incarceration or home detention at this point.
2 I'm just going to give you a curfew, eight o'clock at night till
3 eight in the morning, and then put you on electronic monitoring.
4 Okay. If you have problems doing that, I may have to up the
5 detention. But for now, you can get permission to go where you
6 need to go, and just be home by eight o'clock at night, and not
7 leave before eight in the morning. Okay?

8 Is that -- if that works a hardship with you, you'll
9 let Mr. Lloyd know, and he'll tell you how to contact us about
10 changing that. Okay?

11 MS. TUCCI-JARRAF: Okay.

12 THE COURT: But given your lifestyle and everything at
13 this point, that sounds like it's pretty fair. Okay?

14 You're to submit to location monitoring. They'll set
15 up the phone line with you. You're to report as soon as
16 possible to your pretrial -- or probation officer if you were to
17 be stopped by any law enforcement officer for any reason. Okay.
18 So if anybody stops you, questions you, anything, you need to
19 contact your probation officer first. Okay?

20 On the back page where you're going to sign, it
21 provides that if you violate any of these conditions, what I've
22 told you before, I will issue a warrant for your arrest, and
23 potentially revoke your release.

24 It also advises you that if you were to commit another
25 federal felony while you are out on release, it could be up to

1 an additional ten years in prison.

2 It also provides that if you were to obstruct a
3 criminal investigation or if you were to retaliate or attempt to
4 retaliate, tamper with or attempt to tamper with, intimidate or
5 attempt to intimidate any witness, any victim, or any informant,
6 that's another ten years in prison. Which is why I standardly,
7 you know, put in there stay away from your codefendants, because
8 you don't want to take a chance that somebody alleges, "Oh, she
9 was trying to tamper with me," or "She was trying to intimidate
10 me," or something like that. You don't -- that wouldn't work to
11 your benefit.

12 MS. TUCCI-JARRAF: I understand.

13 THE COURT: I don't have to decide who's telling the
14 truth if you just stay away from them. But, invariably, people
15 get together and somebody claims something, and the other person
16 says no. With ten years of prison on the line, you'll have to
17 make the decision about the risk in that.

18 So you understand all those?

19 MS. TUCCI-JARRAF: I'm aware and I understand it all.
20 Thank you.

21 THE COURT: Okay. It says here, where you're going to
22 sign, you acknowledge that you are the defendant in this case
23 and you are aware of the conditions of release.

24 Is that correct?

25 MS. TUCCI-JARRAF: That's correct.

UNITED STATES DISTRICT COURT

1 THE COURT: You will sign where it says, "I promise to
2 obey all conditions of release to appear as directed and
3 surrender to serve any sentence imposed."

4 Is that correct?

5 MS. TUCCI-JARRAF: That is correct.

6 THE COURT: And, finally, it says, "I am aware of the
7 penalties and sanctions set forth above."

8 Is that correct?

9 MS. TUCCI-JARRAF: That is accurate and correct.

10 THE COURT: All right. If you'll hand that up to
11 Ms. Davidson first for review, and then over to Ms. Tucci-Jarraf
12 to sign. We'll have some -- a little more of the hearing to
13 conclude.

14 And, Mr. Sanchez, where will she be released from?

15 U.S. MARSHAL: She will be released from Maloneyville,
16 Your Honor.

17 THE COURT: Okay. While you're looking at that --
18 because you have been incarcerated, we need to have you
19 processed out of that facility, and I suspect you may have some
20 personal effects there as well. Most do.

21 MS. TUCCI-JARRAF: I was on a 30-day tour.

22 THE COURT: Anyway, bottom line is, they are going to
23 take you back to -- when he said Maloneyville, that's the
24 location of the facility, and then once they process you out,
25 give you clothes, you'll be able to be released from there.

1 So whoever is going to pick her up, we can give you
2 directions to Maloneyville. It's out far east and north
3 Knoxville, out by Three Ridges -- next door to Three Ridges Golf
4 Course, out there, and she won't be released anytime soon
5 unfortunately. They don't -- and by that, I mean, like within
6 the next 30 minutes to an hour. They have to take some time to
7 do that. And we're sort of at their mercy as to when they get
8 around to that. But it will be today. And they will release
9 you today.

10 MS. TUCCI-JARRAF: May I just make one request of this
11 Court?

12 THE COURT: Sure.

13 MS. TUCCI-JARRAF: If they could write "forthwith" just
14 at the top. I know that, as you said, we're at the mercy of
15 them, but if you could put "forthwith" at the top of the release
16 order.

17 THE COURT: That order doesn't go to them. That order
18 is for you. They will be orally instructed to process you out.

19 Mr. Sanchez, if you will ask them to process her
20 forthwith.

21 U.S. MARSHAL: Yes, Your Honor.

22 THE COURT: That the Court asked for that. Okay?

23 MS. TUCCI-JARRAF: Thank you.

24 THE COURT: That's the best I can do.

25 MS. TUCCI-JARRAF: Thank you, Your Honor.

UNITED STATES DISTRICT COURT

1 THE COURT: Uh-huh.

2 Mr. Lloyd?

3 MR. LLOYD: Your Honor, may I address a housekeeping
4 issue?

5 THE COURT: Well, it depends. How housekeeping is it?

6 MR. LLOYD: Very much so, I believe. I'm sure the
7 defendant moves that the parties be allowed to retain the
8 pretrial services report given to the parties earlier during
9 this hearing or just before it.

10 THE COURT: What about that, Probation?

11 Mr. Miller, start with you.

12 PROBATION OFFICER: That would be your decision, Your
13 Honor, since the pretrial report is property of the Court.

14 THE COURT: Okay. Do you want to keep yours,
15 Ms. Davidson?

16 MS. DAVIDSON: Yes, Your Honor.

17 THE COURT: All right. That will be fine, Mr. Lloyd.

18 MR. LLOYD: Thank you, Your Honor.

19 MS. TUCCI-JARRAF: Thank you.

20 THE COURT: The pretrial services report for your
21 edification, Ms. Tucci-Jarraf, is the Court's. So it's not for
22 public dissemination. It's a privilege sometimes that I give
23 lawyers the right to retain it. But I don't expect it to ever
24 be publicized. It's my report that probation prepares for me.
25 I share with the lawyers so we all are operating off the same

1 song sheet, so to speak, and that everybody has the same
2 information and that everybody can have their due process.
3 Okay?

4 MS. TUCCI-JARRAF: I'll accept that and honor that and
5 won't publish it.

6 THE COURT: All right. So you've signed your name and
7 you've added all this stuff again. "With full responsibility
8 and liability," what does that -- how is that different than
9 just signing your name? What does that change?

10 MS. TUCCI-JARRAF: Just an express -- that's the
11 signature I use so that if there's anything -- the without
12 prejudice, because there's three there. With responsibility,
13 liability, and without prejudice, meaning if there's something
14 that's not in that contract that is applicable, but hasn't been
15 told to me, so a disclosure of material fact, then it's -- then
16 it can't prejudice me. However, everything that you've stated
17 in there, I'm fully responsible and liable for agreeing to those
18 terms.

19 THE COURT: Well, I don't really know what that means.
20 But I can't assure you that any of that will have any legal
21 significance just because you stuck it in there.

22 MS. TUCCI-JARRAF: It's okay.

23 THE COURT: Okay. I just wanted you to know that.

24 MS. TUCCI-JARRAF: I accept that. It's your position.

25 THE COURT: All right. I will, though, approve with my

1 signature only your release.

2 Now, let's try to go quickly, because it's late. I
3 have a full afternoon docket.

4 Mr. Lloyd, when you were ostensibly representing her or
5 possibly representing her, you filed a number of motions. The
6 first was a motion for leave to have a court reporter and a
7 videographer.

8 We have provided a court reporter here today.
9 Videographer would be denied. As I mentioned to the crowd
10 earlier, no video allowed in the courtroom.

11 Do you have anything further on that motion?

12 MR. LLOYD: No, Your Honor.

13 THE COURT: Second motion was a motion to correct the
14 minutes. You said that at this hearing the defendant stated
15 hers was a special appearance and that she was presenting as
16 self.

17 I have no idea what that means. That's legalese or
18 mumbo jumbo that means nothing. She either was here as Heather
19 Ann Tucci-Jarraf or she's not.

20 What's that mean?

21 MR. LLOYD: Your Honor, the defendant has adopted the
22 motions I necessarily filed --

23 THE COURT: Yes.

24 MR. LLOYD: -- because I alone had access --

25 THE COURT: Okay.

1 MR. LLOYD: -- Sunday to the Court's filing system. I
2 will, with the Court's leave, allow the defendant to speak to
3 that.

4 THE COURT: All right. What's wrong with the minutes
5 as they -- as they appear? The minutes say, "The parties
6 appeared for initial appearance and arraignment."

7 Do you agree with that?

8 MS. TUCCI-JARRAF: It was -- as far as -- no, I do not.
9 The actual record when he put in the minutes of the record, he
10 stated I -- that it was noted exactly as I had said, that I had
11 said that I was there by special appearance.

12 THE COURT: You're not here by special appearance.

13 MS. TUCCI-JARRAF: No. But at that time he said that
14 it was being noted, and those are the exact words, so --

15 THE COURT: Well, he may have noted it, but --

16 MS. TUCCI-JARRAF: -- it's just a correction to the
17 minutes.

18 THE COURT: Well, the minutes aren't a transcript. It
19 says that you were present for an initial appearance and
20 arraignment. Did you do an initial appearance and arraignment
21 on that date?

22 MS. TUCCI-JARRAF: No. I did an initial appearance.
23 However, we reserved -- we made a reserve -- reservation to
24 enter a plea of guilty or not guilty after the jurisdiction
25 matter had been resolved.

1 THE COURT: So I saw that you put that in there, and I
2 checked with every person that was present, and they all said
3 that you entered a plea of not guilty and reserved the right to
4 contest jurisdiction.

5 MS. DAVIDSON: Yes, Your Honor. That is exactly what
6 happened. I was here and --

7 THE COURT: That's what the judge said, that's what the
8 law clerk said, that's what the --

9 MS. TUCCI-JARRAF: If that is the case, I'm going to go
10 by the audio record on that, because I'd been up for 48 hours
11 and transferred from Georgia to here and then put into a
12 courtroom. So --

13 THE COURT: All right. So for --

14 MS. TUCCI-JARRAF: -- it is quite possible.

15 THE COURT: -- for purposes of clarification, which
16 plea do you enter, guilty or not guilty?

17 MS. TUCCI-JARRAF: Not guilty.

18 THE COURT: All right. So we'll make sure your plea is
19 noted at least as of today.

20 MS. TUCCI-JARRAF: Thank you.

21 THE COURT: It says you do not want appointed counsel
22 at that time and wish to represent yourself.

23 Is that true?

24 We covered that today already.

25 MS. TUCCI-JARRAF: Well, yeah. I think we've covered

1 that today.

2 THE COURT: Okay. Let's see. Your other complaint was
3 you reserved whether to accept appointed counsel. That's --
4 that's what you said at that hearing. Right?

5 MS. TUCCI-JARRAF: That was at that time, yes.

6 THE COURT: All right. We resolved the guilty plea
7 issue. Okay. Thank you.

8 So with regard to that motion, I'll basically deny it,
9 based on what we've covered here today. The minutes speak for
10 themselves.

11 The next is the motion for a continuance and extension
12 of deadlines, Ms. Jarraf -- Ms. Tucci-Jarraf. I apologize. In
13 this case, it says that you first appeared here on August 24th
14 and trial is set in just over 30 days, October the 3rd.
15 Obviously, that's too quick for a trial, and you have every
16 right to ask for a continuance. This motion does that.

17 This motion also asks to extend the pretrial deadlines.
18 For example, how much time you have to do a motion and --
19 because actually the motion deadline has technically run, but
20 we're going to give you some more time, don't worry, and to
21 prepare adequately for trial. Is that correct?

22 MS. TUCCI-JARRAF: Yes. Does that also include the
23 discovery, because --

24 THE COURT: Yes.

25 MS. TUCCI-JARRAF: Okay. So for discovery and all

1 that, yes, I need some more time, Your Honor.

2 THE COURT: Correct. All right. So let's talk about
3 scheduling. Now, with regard to discovery, when can you get
4 that over to Ms. Jarraf -- Tucci-Jarraf?

5 MS. DAVIDSON: Your Honor, seven days from this
6 hearing.

7 THE COURT: All right. And why don't we do this, why
8 don't you be the liaison, Mr. Lloyd, so it's easy, so that
9 there's no contact between Ms. Davidson and Ms. Tucci-Jarraf.
10 She'll get the discovery to you, you get it promptly to
11 Ms. Tucci-Jarraf. Okay?

12 MR. LLOYD: I will do, Your Honor.

13 THE COURT: Okay. Thank you. Let's look at a new
14 trial date. What are we looking at, Rachel?

15 THE COURTROOM DEPUTY: How far out did you want to go?

16 THE COURT: What are you thinking, Ms. Tucci-Jarraf?
17 How much time do you think you're going to need to get ready?

18 MS. TUCCI-JARRAF: If I might just look at a calendar
19 real quick.

20 THE COURT: Sure.

21 MS. TUCCI-JARRAF: Okay. Your Honor, with that -- to
22 give us enough time to try this matter properly and reasonably,
23 I would ask that the Court look for dates the 4th of December or
24 after.

25 THE COURT: All right. Any objection to that time

1 period?

2 MS. DAVIDSON: Not to that. Your Honor, my fall
3 calendar is very full. I have a trial starting on November 28th
4 that is expected to go. That should go about four days.

5 I think the earliest date that would fit in my calendar
6 would be December 12th or in the month of January.

7 THE COURT: All right. Let's see if we got something
8 the week of December 11th.

9 THE COURTROOM DEPUTY: The 12th does appear to be open.

10 THE COURT: December 12th is available. Is that okay?

11 MS. TUCCI-JARRAF: December 12th, Your Honor?

12 THE COURT: Yes, ma'am.

13 MS. TUCCI-JARRAF: Yes.

14 THE COURT: All right. December 12th is the trial
15 date.

16 The only problem that presents is if the motion on
17 jurisdiction is a motion to dismiss the indictment for lack of
18 jurisdiction, we're going to need basically 90 days -- up to 90
19 days from the hearing on that. And the reason is that this
20 Court can't rule definitively on that issue.

21 In other words, I issue a ruling, but if you don't like
22 it or if the government doesn't like it, both of you get a
23 chance to object to the district judge, who will ultimately try
24 the case.

25 MS. DAVIDSON: Your Honor, I would suggest a January

1 date, just because of this Court's calendar -- I mean, she's
2 already notified us that she plans on filing a dispositive
3 motion, and it would be better for the United States' calendar
4 for it to be a January date.

5 THE COURT: Well, my point is, I don't want to give you
6 too short a time to file that motion.

7 MS. TUCCI-JARRAF: Right, right.

8 THE COURT: So if I give you enough time and then we
9 set the hearing, then you'll need that additional time for me to
10 rule.

11 MS. TUCCI-JARRAF: Okay.

12 THE COURT: Then if you like my ruling, they probably
13 won't, and if they like my ruling, you probably won't. So
14 invariably, when I rule on a dispositive motion, somebody
15 objects to it. Doesn't matter what it is. Because somebody
16 doesn't like the fact they lost. And then the district judge
17 will ultimately rule on that.

18 So I'm thinking, let's do it this way. How much time
19 do you think it will take you to get that motion filed? Can you
20 get it filed in the -- go ahead.

21 MS. TUCCI-JARRAF: I would state that it would take --
22 well, I wanted to be able to see what the prosecutor has -- she
23 said seven days from today she would be able to get that to me.

24 THE COURT: Right.

25 MS. TUCCI-JARRAF: I would like to -- I can start

1 preparing the motion, obviously, this week. So I would say at
2 least two weeks to be able to file that motion over to -- with
3 the Court and to get it over to -- because I still have to
4 accommodate, get to my accommodations.

5 THE COURT: How about if I give you the usual three
6 weeks and give you till -- a little bit longer --
7 September 29th?

8 MS. TUCCI-JARRAF: Okay.

9 THE COURT: That will give you all of September.

10 MS. TUCCI-JARRAF: All right.

11 THE COURT: And then responses will be due by October
12 the 13th. And then I'm looking for a hearing -- motion hearing
13 date, let's see, October 18th or 19th.

14 Ms. Davidson, how are you on those two dates?

15 MS. DAVIDSON: Your Honor, the 18th is better for me.

16 THE COURT: Okay. Morning or afternoon?

17 MS. DAVIDSON: We should probably start this in the
18 morning.

19 THE COURT: All right. October 18th at 9:30.

20 Is that good for you, Ms. Tucci-Jarraf?

21 MS. TUCCI-JARRAF: Yes, sir.

22 THE COURT: Okay. And then so we need to set a trial
23 date sometime around January the 18th. So it won't be that much
24 longer.

25 What do we have in that time frame, Ms. Stone?

1 Probably January 22nd, 3rd, or 4th -- 24th, somewhere
2 that week?

3 THE COURTROOM DEPUTY: Uh-huh. Looks like January 23rd
4 or 30th.

5 THE COURT: January 23rd good for you, Ms. Davidson?

6 MS. DAVIDSON: Yes, Your Honor.

7 THE COURT: All right. January 23rd, 2018,
8 Ms. Tucci-Jarraf, is going to be your trial date.

9 MS. TUCCI-JARRAF: Okay.

10 THE COURT: That will give us plenty of time to rule,
11 give you time or the government time to object, give the
12 district judge time to rule, and still give you time to prepare
13 for trial if it's going. Okay?

14 MS. TUCCI-JARRAF: Is there a specific time that that's
15 set for, or is that later that we set the --

16 THE COURT: The motion hearing will be set at 9:30.
17 The trial will start at nine o'clock.

18 MS. TUCCI-JARRAF: Nine o'clock. Thank you.

19 THE COURT: And there will probably be a pretrial
20 conference before then.

21 MS. TUCCI-JARRAF: Your Honor --

22 THE COURT: Yes.

23 MS. TUCCI-JARRAF: -- you said it's nine o'clock start
24 date on January 23rd. And I'm sure that I can probably get you
25 to modify any conditions, because it takes a half hour to get

1 here, and if I can't leave till eight in the morning.

2 THE COURT: Oh, sure. To come here, you can do that.

3 MS. TUCCI-JARRAF: Okay.

4 THE COURT: But if you leave at eight, you can easily
5 get here by nine.

6 MS. TUCCI-JARRAF: I don't know. I'll figure it out.
7 But I'll let you know.

8 THE COURT: I mean, that's an hour. Doesn't take an
9 hour to get here from Oak Ridge. But if you need to leave
10 little early that day, that's fine.

11 MS. TUCCI-JARRAF: Okay.

12 THE COURT: We'll certainly -- I'll modify that from
13 the bench right now. You can leave that day at 7:30.

14 MS. TUCCI-JARRAF: Okay. Thank you.

15 THE COURT: Okay. We're not trying to be difficult.
16 We're actually trying to be accommodating and at the same time
17 just have parameters, so I'm not -- I just know Judge Varlan
18 starts at nine, I'm pretty sure.

19 So -- all right. We need a plea cutoff deadline.

20 How about sometime December 20th, 21st, something like
21 that?

22 MS. DAVIDSON: Yes, Your Honor. I would typically ask
23 for 30 days, and that is good with the United States.

24 THE COURT: All right. Well, the 23rd would be on a
25 Saturday, so I'm going to give her till December 21st.

1 What that means is you have till December 21st to
2 accept any kind of plea that the government might offer you.
3 After that, we're going on to trial. Okay? That's not to say
4 you have to or that you ought to. I'm just saying that's the
5 deadline, so...

6 MS. TUCCI-JARRAF: I understand.

7 THE COURT: What else? Anything else?

8 MS. TUCCI-JARRAF: Did you set a pretrial conference?
9 I'm sorry, because I missed that part.

10 THE COURT: I'm not setting one at this time. After
11 the motion hearings, there probably will be a pretrial
12 conference. My guess is the district judge may want to do that.
13 I'm thinking Judge Reeves did her own on the last pro se
14 defendant case. Judge Varlan may. That's the only reason I'm
15 not setting it. He may want me to do it. If he does, I will do
16 it.

17 But, ordinarily, the lawyers know what we talk about at
18 a pretrial conference. And usually we don't even have one. We
19 just put down the standard order. And Mr. Lloyd can show you
20 one of those.

21 But a lot of times when there's somebody representing
22 themselves, we want to be sure everybody is on the same page, so
23 that you're not thinking you're going to do X and it turns out
24 you can't do X, you're going to do Y. So it helps to say, you
25 know, here's what the rules are and here's how you do it. And

1 make sure anything you want to do, you run by the judge and find
2 out if that's going to fly or not and just -- just little
3 things.

4 Like in this Court, for example, when you approach the
5 jury and you're talking, I have a little piece of white carpet
6 down there. Can't cross over the white carpet. Okay? So
7 that's the end of how close you can get. So just those little
8 details. How to use the equipment, things like that. How to
9 pick a jury, those kind of things.

10 Okay. So those are the kind of things that we
11 generally cover with somebody pro se like yourself, who wouldn't
12 know that -- ordinarily how we operate here in this Court.

13 MS. TUCCI-JARRAF: Thank you.

14 THE COURT: But I'm not going to set it at this time.
15 Or do you think I need to? Yeah. If we're going to set one,
16 we'll set it at the motion hearing. Between now and then, I'll
17 ask Judge Varlan probably what he prefers to do. Okay?

18 All right. Anything else we need to schedule that you
19 can think of?

20 Anything else, Rachel, that we need to schedule for the
21 order?

22 THE COURTROOM DEPUTY: I don't think so.

23 THE COURT: Ms. Davidson, anything else you want to
24 schedule?

25 MS. DAVIDSON: No, Your Honor. Thank you.

1 THE COURT: Ms. Tucci-Jarraf, anything you want to
2 schedule?

3 MS. TUCCI-JARRAF: Nothing that I can think of at this
4 time, Your Honor.

5 THE COURT: Okay. So make sure you write down for sure
6 that your motion hearing is October 18th at 9:30. That's the
7 next time I will see you, and when you're required by your
8 release order to be here. All right?

9 MS. TUCCI-JARRAF: I understand.

10 THE COURTROOM DEPUTY: Any reciprocal discovery? Does
11 that matter?

12 THE COURT: Do what?

13 THE COURTROOM DEPUTY: Sorry. Reciprocal discovery, if
14 that matters.

15 THE COURT: Yeah. That's the same as the motion
16 hearing at this point.

17 Reciprocal discovery, if you can explain that to her,
18 Mr. Lloyd.

19 The government is going to give you their discovery in
20 seven days. There's a provision in the rules that talks about
21 the defendant's discovery to the government, and it's called
22 reciprocal discovery. And so your deadline won't be till the
23 motion hearing, October the 18th. And you can read the rule
24 yourself and see what it obligates you to provide, if anything.

25 And Mr. Lloyd can advise you as to where that rule is

1 as well. Okay?

2 MS. TUCCI-JARRAF: Thank you.

3 THE COURT: Yeah. So when you file your motion for
4 jurisdiction, I would anticipate that at least part of your
5 argument will involve the voluminous UCC filings that have been
6 made both on your behalf and your codefendant's behalf. You do
7 not need to refile them. We have both sets. We don't need a
8 third set or a fourth set. You may reference them by any way
9 you want to, but, please, don't file that volume again.

10 Now, the only problem with that is, I actually struck
11 the filing before, didn't I? Okay. We actually let the
12 documents in. Just you and Mr. Beane both had somebody file
13 something on your behalf alleging they were noting your
14 appearance. Nobody can do that. People just can't appear for
15 other people. That's just not allowed. So it's probably well
16 intended, but it's just not legal.

17 MS. TUCCI-JARRAF: So just to be clear --

18 THE COURT: Uh-huh.

19 MS. TUCCI-JARRAF: -- the record still has the --

20 THE COURT: All the UCC filings, yes.

21 MS. TUCCI-JARRAF: -- the actual filings in my case.

22 Okay.

23 THE COURT: And your trust documents and all such
24 things.

25 MS. TUCCI-JARRAF: Thank you.

1 THE COURT: And you can feel free to reference them in
2 your motion.

3 MS. TUCCI-JARRAF: Okay.

4 THE COURT: And any brief that goes with your motion.

5 MS. TUCCI-JARRAF: Okay.

6 THE COURT: Okay?

7 MS. TUCCI-JARRAF: Thank you.

8 THE COURT: But you don't want to -- I'm just giving
9 you permission to not file the whole package again.

10 MS. TUCCI-JARRAF: Understood. Thank you.

11 THE COURT: Anything else, Ms. Davidson?

12 MS. DAVIDSON: No, Your Honor.

13 THE COURT: Anything else, Ms. Tucci-Jarraf?

14 MS. TUCCI-JARRAF: No, Your Honor.

15 THE COURT: Mr. Lloyd?

16 MR. LLOYD: Your Honor, will the Court direct the clerk
17 show me on the digital docket as standby or elbow counsel so
18 that I will continue to receive copies of what's filed?

19 THE COURT: I would assume that's done as a matter of
20 course.

21 Is that correct, Ms. Stone?

22 THE COURTROOM DEPUTY: I believe so, but I'll make
23 sure.

24 THE COURT: We'll make sure it's done.

25 MR. LLOYD: Thank you.

1 THE COURT: We wouldn't you want to miss anything.

2 MR. LLOYD: Wouldn't want to miss anything.

3 THE COURT: All right. There being nothing further,
4 let me commend the crowd out there, by the way. I told
5 everybody you'd be fine, and you have been. Thank you very
6 much.

7 And, Ms. Tucci-Jarraf, as soon as they can get you
8 released from the facility, they will. Somebody will need to be
9 out there to pick you up, but I assume that somebody's already
10 made arrangements for that.

11 Good luck.

12 MS. TUCCI-JARRAF: Thank you.

13 THE COURT: And I shall see you on October 18th, and
14 we'll read your filings between now and then. All right.

15 MS. TUCCI-JARRAF: Thank you.

16 THE COURT: All right. Stand in recess until 2:30?

17 THE COURTROOM DEPUTY: Yes.

18 THE COURT: 2:30.

19 THE COURTROOM DEPUTY: All rise. This honorable court
20 stands in recess.

21 (Proceedings adjourned at 12:50 p.m.)
22
23
24
25

CERTIFICATE OF REPORTER

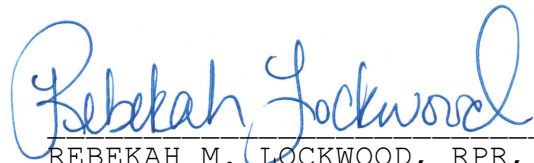
STATE OF TENNESSEE

COUNTY OF KNOX

I, Rebekah M. Lockwood, RPR, CRR, do hereby certify that I was authorized to and did stenographically report the foregoing proceedings; and that the foregoing pages constitute a true and complete computer-aided transcription of my original stenographic notes to the best of my knowledge, skill, and ability.

I further certify that I am not a relative, employee, attorney, or counsel of any of the parties, nor am I a relative or employee of any of the parties' attorney or counsel connected with the action, nor am I financially interested in the action.

IN WITNESS WHEREOF, I have hereunto set my hand at Knoxville, Knox County, Tennessee this 5th day of September, 2017.



REBEKAH M. LOCKWOOD, RPR, CRR
Official Court Reporter
United States District Court
Eastern District of Tennessee